#### ADDITIONAL AMENDMENTS TO LOCAL RULES

### RULE 3015-2. CHAPTER 13 — AMENDMENTS TO PLANS

(a) Modification of Confirmed Plans.

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(5) Objections to the Motion. To be timely, an objection to the motion to modify must be filed with the clerk before the scheduled time of the meeting with the trustee or before the scheduled time of a continued meeting, or the objection must be lodged with the chapter 13 trustee at the meeting in the particular case. An objection filed beyond the time fixed in this rule will not be considered unless the court, for cause, extends the time. An objection must set forth the grounds relied upon by the objecting party and must contain a certificate evidencing service on the debtor's attorney and the chapter 13 trustee, unless the objection is lodged with the trustee during the meeting or is served electronically on the debtor's attorney and the trustee through the court's electronic case filing system.

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# RULE 3015-3. CHAPTER 13 — CONFIRMATION

(a) Objections to Confirmation. To be timely, an objection to confirmation of a chapter 13 plan must be filed with the clerk before the scheduled time of the § 341(a) meeting of creditors or before the scheduled time of a continued meeting, or the objection must be lodged with the chapter 13 trustee at the meeting of creditors in the particular case. An objection filed beyond the time fixed in this rule will not be considered unless the court, for cause, extends the time. An objection must set forth the grounds relied upon by the objecting party and must contain a certificate evidencing service on the debtor's attorney and the chapter 13 trustee, unless the objection is lodged with the trustee during the § 341(a) meeting of creditors or is served electronically on the debtor's attorney and the trustee through the court's electronic case filing system.

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#### **RULE 9013-3. CERTIFICATE OF SERVICE**

- (a) Requirement. When the Bankruptcy Code, applicable rules of procedure, court order, or these rules require a paper to be served on parties in interest, a certificate of service must be signed by the party or attorney required to effect notice or service and promptly filed with the clerk.
- (b) Content. The certificate of service must include

a description of the paper served; the name of every entity served; <del>(2)</del> (3) the service address of every entity served unless the entity was served electronically; the method whereby the paper was served; <del>(4)</del> the date that the paper was served; and (5) <del>(6)</del> if the filer is relying on an order limiting notices previously entered in the case, a reference to the date and document number of the order. (b) Content. The certificate of service must include a description of the paper served and with respect to entities served electronically through the court's electronic case filing (1) system, a statement that the paper will be served electronically on the entities specified in the Notice of Electronic Filing to be issued by the electronic case filing system; and with respect to entities not served electronically through the court's electronic case (2) filing system: (i) the name of every entity served; the service address of every entity served; (ii) (iii) the manner of service; (iv) the date that the paper was served.

(c) Order Limiting Notices. If the filer is relying on an order limiting notices previously entered in the case, the certificate of service must include a reference to the date and document number of the order.

#### **LOCAL FORM 3015.2**

## [CAPTION]

# NOTICE OF MOTION TO MODIFY CONFIRMED PLAN, MEETING WITH TRUSTEE, AND OBJECTION DEADLINE

PLEASE TAKE NOTICE that pursuant to 11 U.S.C. § 1329 and Fed. R. Bankr. P. 2002(a)(5):

- 1. The debtor is filing the attached motion to modify confirmed plan and proposed modified plan.
- 2. The debtor will meet with the chapter 13 trustee on [date and time] [a date at least 20 days after service of motion, plan, and notice] at [address of meeting]. You may attend that meeting and examine the debtor regarding the proposed modified plan.
- 3. Any party wishing to object to the proposed modified plan of the debtor must file a written objection with the clerk of the United States Bankruptcy Court, [court's mailing address], before the scheduled time of the meeting with the chapter 13 trustee referenced in paragraph 2 of this Notice or before the scheduled time of any continued meeting, or lodge a written objection with the chapter 13 trustee at the meeting. Any objection to the modified plan must set forth the reasons for the objection and must state that a copy of the objection has been served upon the attorney listed below and the chapter 13 trustee [trustee's mailing address], unless the objection is lodged with the trustee during the scheduled meeting or is served electronically on the debtor's attorney and the trustee through the court's electronic case filing system.
- 4. Absent an objection, the court may enter an order granting the motion to modify the confirmed plan without further notice or hearing. If an objection is filed, a hearing on the objection will be held at [court's address] on [date and time] [the first scheduled time for confirmation hearings that is at least seven days after the meeting with the trustee], unless the debtor and the objecting parties agree to a different date at the scheduled meeting.

The undersigned hereby certifies that he/she has properly served this notice, the motion to modify, and the proposed modified plan on the chapter 13 trustee and parties listed below.

Date:	
	SIGNATURE AND TYPED NAME OF ATTORNEY
	FOR DEBTOR, ADDRESS, PHONE NUMBER, AND
	BAR NUMBER

#### **LOCAL FORM 3015.4**

[CAPTION]

# NOTICE OF PLAN MODIFICATION BEFORE CONFIRMATION, CONTINUED MEETING OF CREDITORS, AND OBJECTION DEADLINE

PLEASE TAKE NOTICE that pursuant to 11 U.S.C. § 1323 and Fed. R. Bankr. P. 2002(a)(5),

- 1. The debtor is filing the attached amended plan.
- 2. The § 341(a) meeting of creditors in this case has been continued to [date and time] [a date at least 20 days after service of plan and notice] and will be held at [address of meeting].
- 3. Any party wishing to object to the proposed amended plan of the debtor must file a written objection with the clerk of the United States Bankruptcy Court, [court's mailing address], before the scheduled time of the continued § 341(a) meeting of creditors referenced in paragraph 2 of this Notice or before the scheduled time of any further continuance of the § 341(a) meeting of creditors, or lodge a written objection with the chapter 13 trustee at the meeting. Any objection to the amended plan must set forth the reasons for the objection and must state that a copy of the objection has been served upon the attorney listed below and the chapter 13 trustee [trustee's mailing address], unless the objection is lodged with the trustee during the § 341(a) meeting of creditors or is served electronically on the debtor's attorney and the trustee through the court's electronic case filing system.
- 4. Absent an objection, the court may enter an order confirming the amended plan without further notice or hearing. If an objection is filed, a hearing on the objection will be held at [court's address] on [date and time] [the first scheduled time for confirmation hearings that is at least seven days after the completion of the continued meeting of creditors], unless the debtor and the objecting parties agree to a different date at the continued meeting of creditors.

The undersigned hereby certifies that he/she has properly served this notice and the accompanying plan on the chapter 13 trustee and parties listed below.

Date:	
	SIGNATURE AND TYPED NAME OF ATTORNEY
	FOR DEBTOR, ADDRESS, PHONE NUMBER, ANI
	BAR NUMBER